ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):		FOR COURT USE ONLY
Γ		
TELEPHONE NO.: FAX NO.:		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:  MARRIAGE OF		
PETITIONER:		
PETITIONER.		
RESPONDENT:		
RESPONSE and REQUEST FOR		CASE NUMBER:
Dissolution of Marriage		
Legal Separation		
	AMENDED	
1. RESIDENCE (Dissolution only) Petitioner	Respondent has been a resi	dent of this state for at least six months and
of this county for at least three months immediately precede		Dissolution of Marriage.
		•
2. STATISTICAL FACTS		
a. Date of marriage:	c. Period between marriage a	nd separation
b. Date of separation:	Years: Mor	nths:
3. DECLARATION REGARDING MINOR CHILDREN (includ	le children of this relationship b	orn prior to or during the marriage or
adopted during the marriage):		
a There are no minor children.		
b. L The minor children are:		
Child's name	Birth date	<u>Age</u> <u>Sex</u>
Continued on Attachment 3b.		
	dent a completed Declaration	Under the Uniform Child Custody
<ul> <li>If there are minor children of the petitioner and response Jurisdiction Act (UCCJA) (form MC-150) must be attact</li> </ul>		Orider the Orinorth Child Custody
d. A completed voluntary declaration of paternity re		he Petitioner and Perpendent prior to
the marriage is attached.	garding minor children born to t	the Felliloner and Respondent phor to
the mamage to attached.		
4. Respondent requests confirmation as separate pro	perty assets and debts the item	ns listed
in Attachment 4 below:	porty accord and dobte the non	10 110 100
Item		Confirm to
		<u></u>
NOTICE: Any party required to pay child support must	nav interest on everdue ame	ounts at the "logal" rate, which is
NOTICE: Any party required to pay child support must currently 10 percent.	pay interest on overdue amo	ounts at the legal rate, which is
Currently to percent.		

(Continued on reverse)

MARRIAGE OF (last name, first name of parties):	CASE NUMBER:	
5. DECLARATION REGARDING COMMUNITY AND QUASI-COMMUNITY ASSETS ANI a. There are no such assets or debts subject to disposition by the court in this pr b. All such assets and debts have been disposed of by written agreement. c. All such assets and debts are listed in Attachment 5c b		
6. Respondent contends that there is a reasonable possibility of reconciliation.		
7. Respondent denies the grounds set forth in item 6 of the petition.		
	of voidable marriage based on respondent's age at time of marriage. Fam. Code, § 2210(a) prior existing marriage. Fam. Code, § 2210(b) unsound mind. Fam. Code, § 2210(c) fraud. Fam. Code, § 2210(d) force. Fam. Code, § 2210(e) physical incapacity. Fam. Code, § 2210(f)	
a. Legal custody of children to	Petitioner Respondent Joint Other	
orders for the support of the children. A wage assignment will be issued without further	-	
declare under penalty of perjury under the laws of the State of California that the foregoin Date:	g is true and correct.	
TYPE OR PRINT NAME)  Oate:	(SIGNATURE OF RESPONDENT)	
<u> </u>	ATURE OF ATTORNEY FOR RESPONDENT)	
The original response must be filed in the court with proof of service of a copy on petitioner.		